EXHIBIT 5

UOJ 220343

GEORGIA STATUTORY SHORT FORM DURABLE POWER OF ATTORNEY FOR HEALTH CARE

NOTICE: THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE PERSON YOU DESIGNATE (YOUR AGENT) BROAD POWERS TO MAKE HEALTH CARE DECISIONS FOR YOU, INCLUDING POWER TO REQUIRE, CONSENT TO, OR WITHDRAW ANY TYPE OF PERSONAL CARE OR MEDICAL TREATMENT FOR ANY PHYSICAL OR MENTAL CONDITION AND TO ADMIT YOU TO OR DISCHARGÉ YOU FROM ANY HOSPITAL, HOME, OR OTHER INSTITUTIONS; BUT NOT INCLUDING PSYCHOSURGERY, STERILIZATION, OR INVOLUNTARY HOSPITALIZATION COVERED BY TITLE 37 OF THE OFFICIAL CODE OF GEORGIA ANNOTATED.

THIS FORM DOES NOT IMPOSE A DUTY ON YOUR AGENT TO EXERCISE GRANTED POWERS; BUT, WHEN A POWER IS EXERCISED, YOUR AGENT WILL HAVE TO USE DUE CARE TO ACT FOR YOUR BENEFIT AND IN ACCORDANCE WITH THIS FORM. A COURT CAN TAKE AWAY THE POWERS OF YOUR AGENT IF IT FINDS THE AGENT IS NOT ACTING PROPERLY.

YOU MAY NAME CO-AGENTS AND SUCCESSOR AGENTS UNDER THIS FORM, BUT YOU MAY NOT NAME A HEALTH CARE PROVIDER WHO MAY BE DIRECTLY OR INDIRECTLY INVOLVED IN RENDERING HEALTH CARE TO YOU UNDER THIS POWER. UNLESS YOU EXPRESSLY LIMIT THE DURATION OF THIS POWER IN THE MANNER PROVIDED BELOW OR UNTIL YOU REVOKE THIS POWER OR A COURT ACTING ON YOUR BEHALF TERMINATES IT, YOUR AGENT MAY EXERCISE THE POWERS GIVEN IN THE POWER THROUGHOUT YOUR LIFETIME, EVEN AFTER YOU BECOME DISABLED, INCAPACITATED, OR INCOMPETENT.

THE POWERS YOU GIVE YOUR AGENT, YOUR RIGHT TO REVOKE THOSE POWERS, AND THE PENALTIES FOR VIOLATING THE LAW ARE EXPLAINED MORE FULLY IN CODE SECTIONS 31-36-6, 31-36-9, AND 31-36-10 OF THE GEORGIA "DURABLE POWER OF ATTORNEY FOR HEALTH CARE ACT" OF WHICH THIS FORM IS A PART. THAT ACT EXPRESSLY PERMITS THE USE OF ANY DIFFERENT FORM OF POWER OF ATTORNEY YOU MAY DESIRE. IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU DO NOT UNDERSTAND, YOU SHOULD ASK A LAWYER TO EXPLAIN IT TO YOU.

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25th August on No
DURABLE POWER OF ATTORNEY made this 25 day of Hugust, 2000
1. 1, Velma Hinton REDACTED Atlanta, Gt. (Insert name and address of principal)
hereby appoint Dr. Sherry Moon REDACTED St. Mt. 6 (Insert name and address of agent) 30083
as my attorney in fact (my agent) to act for me and in my name in any way I could act in person to make any and all decisions for me concerning my personal care, medical treatment,
hospitalization, and health care, and to require, withhold, or withdraw any type of medical
treatment or procedure, even though my death may ensue. My agent shall have the same access
to my medical records that I have, including the right to disclose the contents to others. My
agent shall also have full power to make a disposition of any part of all of my body for medical
purposes, authorize an autopsy of my body, and direct the disposition of my remains.
THE ABOVE GRANT OF POWER IS INTENDED TO BE AS BROAD AS POSSIBLE SO THAT YOUR AGENT WILL HAVE AUTHORITY TO MAKE ANY DECISION YOU
COULD MAKE TO OBTAIN OR TERMINATE ANY TYPE OF HEALTH CARE,
INCLUDING WITHDRAWAL OF NOURISHMENT AND FLUIDS AND OTHER LIFE- SUSTAINING OR DEATH-DELAYING MEASURES, IF YOUR AGENT BELIEVES
SUCH ACTION WOULD BE CONSISTENT WITH YOUR INTENT AND DESIRES. IF
YOU WISH TO LIMIT THE SCOPE OF YOUR AGENT'S POWERS OR PRESCRIBE
SPECIAL RULES TO LIMIT THE POWER TO MAKE AN ANATOMICAL GIFT,
AUTHORIZE AUTOPSY, OR DISPOSE OF REMAINS, YOU MAY DO SO IN THE
FOLLOWING PARAGRAPHS.
2. The powers granted above shall not include the following powers or shall be subject to the following rules or limitations (here you may include any specific limitations you deem
appropriate, such as your own definition of when life-sustaining or death delaying measures
should be withheld; a direction to continue nourishment and fluids or other life-sustaining or
death-delaying treatment in all events; or instructions to refuse any specific types of treatment
that are inconsistent with your religious beliefs or unacceptable to you for any other reason, such
as blood transfusion, electroconvulsive therapy, or amputation):

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THE SUBJECT OF LIFE-SUSTAINING OR DEATH-DELAYING TREATMENT IS OF PARTICULAR IMPORTANCE. FOR YOUR CONVENIENCE IN DEALING WITH THAT SUBJECT, SOME GENERAL STATEMENTS CONCERNING THE WITHHOLDING OR REMOVAL OR LIFE-SUSTAINING OR DEATH-DELAYING TREATMENT ARE SET FORTH BELOW. IF YOU AGREE WITH ONE OF THESE STATEMENTS, YOU MAY INITIAL THAT STATEMENT, BUT DO NOT INITIAL MORE THAN ONE.

I-do not want my life to be prolonged, nor do I want life-sustaining or death-delaying treatment to be provided or continued, if my agent believes the burdens of treatment outweigh the expected benefits. I want my agent to consider the relief or suffering, the expense involved, and the quality as well as the possible extension of my life in making decisions concerning life-sustaining or death-delaying treatment

I want my life to be prolonged, and I want life-sustaining or death-delaying treatment to be provided or continued, unless I am in a coma, including a persistent vegetative state, which my attending physician believes to be irreversible, in accordance with reasonable medical standards at the time of reference. If and when I have suffered such an irreversible coma, I want life-sustaining or death-delaying treatment to be withheld or discontinued. I MARAMANAN

I want my life to be prolonged to the greatest extent possible, without regard to my condition, the chances I have for recovery, or the cost of the procedures.

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THIS POWER OF ATTORNEY MAY BE AMENDED OR REVOKED BY YOU AT ANY TIME AND IN ANY MANNER WHILE YOU ARE ABLE TO DO SO. IN THE ABSENCE OF AN AMENDMENT OR REVOCATION, THE AUTHORITY GRANTED IN THIS POWER OF ATTORNEY WILL BECOME EFFECTIVE AT THE TIME THIS POWER IS SIGNED AND WILL CONTINUE UNTIL YOUR DEATH, AND WILL CONTINUE BEYOND YOUR DEATH IF ANATOMICAL GIFT, AUTOPSY, OR DISPOSITION OF REMAINS IS AUTHORIZED, UNLESS A LIMITATION ON THE BEGINNING DATE OR DURATION IS MADE BY INITIALING AND COMPLETING EITHER OR BOTH OF THE FOLLOWING:

3. () This power of attorney shall become effective on Hugust 25, 2000	
(insert a future date or event during your lifetime, such as court determination of your disability	.y,
incapacity, or incompetency, when you want this power to first take effect).	
4. () This power of attorney shall terminate on	
(insert a future date or event, such as court determination of your disability, incapacity, or	ת- סנ

incompetency, when you want this power to terminate prior to your death).

IF YOU WISH TO NAME SUCCESSOR AGENTS, INSERT THE NAMES AND ADDRESSES OF SUCH SUCCESSORS IN THE FOLLOWING PARAGRAPH:

5. If any agent named by me shall die, become legally disabled, incapacitated, or
incompetent, or resign, refuse to act, or be unavailable, I name the following (each to ac
successively in the order named) as successors to such agent:
Holeicus Rich
REDACTED MONTOR GA 30655
(Insert the name and address of successor agents)
(more than hand and address of observer)
TE VOLUMENTO NAME A CHARDIAN OF VOLID DEDCOM IN TYRE EVENTS A
IF YOU WISH TO NAME A GUARDIAN OF YOUR PERSON IN THE EVENT A
COURT DECIDES THAT ONE SHOULD BE APPOINTED, YOU MAY, BUT ARE
NOT REQUIRED TO DO SO BY INSERTING THE NAME OF SUCH GUARDIAN IN THE FOLLOWING PARAGRAPH. THE COURT FINDS THAT SUCH
APPOINTMENT WILL SERVE YOUR BEST INTERESTS AND WELFARE. YOU
MAY, BUT ARE NOT REQUIRED TO, NOMINATE AS YOUR GUARDIAN THE
SAME PERSON NAMED IN THIS FORM AS YOUR AGENT.
SAME PERSON NAMED IN 11113 FORM AS TOOK AGENT.
6. If a guardian of my person is to be appointed, I nominate the following to serve as
such guardian:
- <i>WIT</i> -
(Insert the name and address of nominated guardian of the person)
7. I am fully informed as to all the contents of this form and understand the full import
of this grant of powers to my agent.
Signed
(Principal)
8. (OPTIONAL) I specifically provide that if I have executed a Living Will on or after
April 16, 1992, under O.C.G.A. Chapter 32, Title 31, that the Living Will will be of full force
even if there continues to be an agent available to serve pursuant to this Durable Power of
Attorney for Health care shall be valid except to the extent that my wishes pursuant to the
Living Will are contrary to the decisions made by the agent appointed in this document, in
which case the Living Will shall take precedence.
* <u>/</u>
Signed
(Principal)

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The principal has had an opportunity to read the above form and has signed the above form in our presence. We, the undersigned, each being over eighteen (18) years of age, witness the principal's signature, at the request and in the presence of the principal, and in the presence of each other, on the day and year above set out.

Witness: Delan Huffel	
Address: REDACTED	
Address:	
Witness: Julyson hears	
Address: REDACTED REDACTED	Atlanting Sta: 30818
Additional witness required when health care facility:	agency is signed in a hospital or skilled nursing
I hereby witness this health care agency and as mind and have made this health care agency w	trest that I believe the principal to be of sound illingly and voluntarily.
Witness: (Attending	physician)
Address: REDACTED #303	<i>5</i> :
YOU MAY, BUT ARE NOT REQUIRED SUCCESSOR AGENTS TO PROVIDE SPINCLUDE SPECIMEN SIGNATURES IN TOUCH THE CERTIFICATION OPPOSES	ECIMEN SIGNATURES BELOW. IF YOU HIS POWER OF ATTORNEY, YOU MUST
Specimen signature(s) of agent or successor(s):	l certify that the signature(s) of my agent and successor(s) is/are correct:
De Their Man	Hels al The
(Agent)	(Principal)
adria Rich	Sellin Friday
(Successor Agent)	(Principal)
(Successor Agent)	(Principal)